



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.hspio.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/682,279	08/13/2001	Cecil Earl Williams JR.	476901	4829
29169	7590 04/02/2002			
	VILLIAMS JR.	EXAMINER		
3171 LA MI LAUDERHI	RAGE DR. LL, FL 33319		TRIEU, VAN THANH	
			ART UNIT	PAPER NUMBER
			. 2632	
			DATE MAILED: 04/02/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		09/682,279	WILLIAMS, CECIL	EARL		
		Examiner	Art Unit			
		Van T Trieu	2632			
Period fo	 The MAILING DATE of this communication approximation approximation. 	ppears on the cover s	theet with the correspondence add	dress		
THE - Exte after - If the - If NO - Failu - Any	ORTENED STATUTORY PERIOD FOR REP MAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication, e period for reply specified above is less than thirty (30) days, a rep operiod for reply is specified above, the maximum statutory period reto reply within the set or extended period for reply will, by staturely received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however ply within the statutory minim d will apply and will expire SI te, cause the application to b	er, may a reply be timely filed um of thirty (30) days will be considered timely X (6) MONTHS from the mailing date of this co ecome ABANDONED (35 U.S.C. § 133).			
1)⊠	Responsive to communication(s) filed on 06	March 2002 .				
2a)⊠	This action is FINAL . 2b) T	his action is non-fina	al.			
3)□	Since this application is in condition for allow closed in accordance with the practice unde			e merits is		
Disposit	on of Claims					
4)⊠	Claim(s) 3 is/are pending in the application.					
	4a) Of the above claim(s) is/are withdra	awn from considerat	ion.			
5)	Claim(s) is/are allowed.					
6)⊠	Claim(s) 3 is/are rejected.					
7)	Claim(s) is/are objected to.					
8)□	Claim(s) are subject to restriction and/	or election requirem	ent.			
Applicati	on Papers					
9)□	The specification is objected to by the Examin	er.				
10)	The drawing(s) filed on is/are: a)□ acc	epted or b) objected	to by the Examiner.			
	Applicant may not request that any objection to t	he drawing(s) be held	in abeyance. See 37 CFR 1.85(a).			
11) 🗌	11) ☐ The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.					
	If approved, corrected drawings are required in r	eply to this Office actio	n.			
12) 🗌	The oath or declaration is objected to by the E	xaminer.				
Priority ι	ınder 35 U.S.C. §§ 119 and 120					
13)	Acknowledgment is made of a claim for foreign	ın priority under 35 l	J.S.C. § 119(a)-(d) or (f).			
a)	☐ All b)☐ Some * c)☐ None of:					
	1. Certified copies of the priority documer	its have been receiv	ed.			
	2. Certified copies of the priority documer		• • • • • • • • • • • • • • • • • • • •			
* 9	3. Copies of the certified copies of the pricapplication from the International Bee the attached detailed Office action for a lis	ureau (PCT Rule 17	.2(a)).	Stage		
14) 🗌 A	cknowledgment is made of a claim for domes	tic priority under 35	U.S.C. § 119(e) (to a provisional	application).		
) The translation of the foreign language pracknowledgment is made of a claim for domes	7 .				
Attachmen		-				
2) Notic 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) 🔲 N	nterview Summary (PTO-413) Paper No(source of Informal Patent Application (PTC ther:			
J.S. Patent and Ti PTO-326 (Re		action Summary	Part of F	Paper No. 11		

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DTAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over **Tseng** [US 5,615,945] in view of **Kim** [US 5,938,770].

Regarding claim 3, **Tseng** discloses a light device for use with a computer including an elongated, hollow, flexible neck 1, a plug 3 fastened to the flexible neck at one end for connection to an electrical socket 4 on the computer via a plurality of contact pins 32 and a lamp assembly 2 fastened to the flexible neck 1 at an opposite end and connected to the plug by electrical wires 33, see Figs. 2-4, col. 1, lines 47-64, col. 2, lines 25-67 and col. 3, lines 1-3. But **Tseng** silence about the universal serial bus (USB) means for connecting the light source and the universal serial bus connector. However, **Tseng** teaches that the plug 3 is fasten to the electric socket 4 on the computer, which is used by the keyboard or interface card of the computer, see Figs. 3 and 4, col. **Kim** discloses a keyboard 12, other peripheral devices such as a printer 14, a light pen 52, a mouse 53, a plotter, a speaker 72 and/or a microphone 84 are connected to a personal computer 10. The downstream ports DP4 and DP5 of the keyboard 12 are respectively connected to USB device connectors DC4 and DC5 of the

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light pen 52 and mouse 53, see Figs. 1, 5-11 and 13, col. 4, lines 10-20, col. 6, lines 37-67 and col. 7, lines 13-24. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to substitute the USB ports/connectors of **Kim** for the plug and socket of **Tseng** for connecting the flexible light device to the personal computer, since the computer is not provided with a plug and a play function, it is difficult for a user to connect the peripheral devices to the computer. because the peripheral devices such as the keyboard, monitor, printer, light pen, mouse, plotter are complicated to connect the personal computer. Thus, a USB system has been developed to make it easier and quicker for the user to connect the peripheral devices to the computer, see **Kim**, col. 1, lines 29-37, 50-56 and col. 4, lines 10-20.

Conclusion

2. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Naghi et al discloses a light attachment for portable electronic or computer device comprising a flexible elongated cable with one end connected to a light and the other end is connected to the computer by a UBS connector. [D 435,679]

Polley et al discloses a computer keyboard light comprising at least one small upright lamp unit mounted to a flat plate that is secured to the underside of the computer keyboard or PC monitor. [US 5,868,487]

Lutz et al discloses a portable electronic device or computer providing with a snake light 340. [WO 98/48340]

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3. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time

policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within

TWO MONTHS of the mailing date of this final action and the advisory action is not

mailed until after the end of the THREE-MONTH shortened statutory period, then the

shortened statutory period will expire on the date the advisory action is mailed, and any

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

the advisory action. In no event, however, will the statutory period for reply expire later

than SIX MONTHS from the mailing date of this final action.

4. Any inquiry concerning this communication or earlier communications from

the examiner should be directed to primary examiner Van Trieu whose telephone

number is (703) 308-5220. The examiner can normally be reached on Mon-Fri from

7:00 AM to 4:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Mr. **Jeffery Hofsass** can be reached on (703) 305-4717.

The office facsimile number is (703) 872-9314.

∀an Trieu

Primary Examiner

Date: 3/27/02